



JFW

PTO/SB/21 (04-04)

Approved for use through 07/31/2006. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TRANSMITTAL FORM

(to be used for all correspondence after initial filing)

		Application Number	10/629,434
		Filing Date	July 29, 2003
		First Named Inventor	DiFazio et al.
		Art Unit	2661
		Examiner Name	Not Yet Known
Total Number of Pages in This Submission		Attorney Docket Number	I-2-0360.1US

ENCLOSURES (Check all that apply)			
<input type="checkbox"/> Fee Transmittal Form	<input type="checkbox"/> Drawing(s)	<input type="checkbox"/> After Allowance communication to Technology Center (TC)	
<input type="checkbox"/> Fee Attached	<input type="checkbox"/> Licensing-related Papers	<input type="checkbox"/> Appeal Communication to Board of Appeals and Interferences	
<input type="checkbox"/> Amendment/Reply	<input type="checkbox"/> Petition	<input type="checkbox"/> Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)	
<input type="checkbox"/> After Final	<input type="checkbox"/> Petition to Convert to a Provisional Application	<input type="checkbox"/> Proprietary Information	
<input type="checkbox"/> Affidavits/declaration(s)	<input type="checkbox"/> Power of Attorney, Revocation	<input type="checkbox"/> Status Letter	
<input type="checkbox"/> Extension of Time Request	<input type="checkbox"/> Change of Correspondence Address	<input checked="" type="checkbox"/> Other Enclosure(s) (please Identify below):	
<input type="checkbox"/> Express Abandonment Request	<input type="checkbox"/> Terminal Disclaimer	Communication re Favorable IPER by IPEA/US in Corresponding International Application; Copy of Transmittal of International Preliminary Examination Report; Copy of Published International Claims	
<input type="checkbox"/> Information Disclosure Statement	<input type="checkbox"/> Request for Refund		
<input type="checkbox"/> Certified Copy of Priority Document(s)	<input type="checkbox"/> CD, Number of CD(s) _____		
<input type="checkbox"/> Response to Missing Parts/ Incomplete Application			
<input type="checkbox"/> Response to Missing Parts under 37 CFR 1.52 or 1.53			
Remarks			

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm or Individual name	Steven J. Gelman	Reg. No. 41,034
Signature		
Date	July 21, 2004	

CERTIFICATE OF TRANSMISSION/MAILING

I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below.

Typed or printed name	Steven J. Gelman	
Signature		Date
	July 21, 2004	

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the **PATENT APPLICATION** of:

DiFazio et al.

Application No.: 10/629,434

Our File: I-2-0360.1US

Confirmation No.: 6031

Date: July 21, 2004

Filed: July 29, 2003

For: CDMA TDD RECEIVER

Group: 2661

Examiner: Not Yet Known

**COMMUNICATION RE FAVORABLE IPER BY
IPEA/US IN CORRESPONDING INTERNATIONAL APPLICATION**

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

This communication is to advise the Examiner of the favorable International Preliminary Examination Report (IPER) issued by the United States Patent and Trademark Office acting as International Preliminary Examination Authority in a corresponding international application. A copy of the IPER is enclosed.

The original PCT claims correspond to the claims in this U.S. application. A copy of the approved claims as published is also enclosed.

Applicant: DiFazio et al.
Application No.: 10/629,434

In view of the fact that PCT claims 1-14 have all been found to meet the international standards of patentability, prompt examination and allowance are respectfully requested.

Respectfully submitted,

DiFazio et al.

By 
Steven J. Gelman
Registration No. 41,034
(215) 568-6400

Volpe and Koenig, P.C.
United Plaza, Suite 1600
30 South 17th Street
Philadelphia, PA 19103

SJG/slp
Enclosures (2)

PATENT COOPERATION TREATY

JUL 06 2004

From the
INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:
 ANTHONY S. VOLPE
 VOLPE AND KOENIG, P.C.
 UNITED PLAZA, SUITE 1600
 30 SOUTH 17TH STREET
 PHILADELPHIA, PA 19103

VOLPE & KOENIG, P.C.

PCTNOTIFICATION OF TRANSMITTAL OF
INTERNATIONAL PRELIMINARY
EXAMINATION REPORT

(PCT Rule 71.1)

Date of Mailing
(day/month/year)

01 JUL 2004

Applicant's or agent's file reference

IMPORTANT NOTIFICATION

I-2-0360.1WO

International application No.

International filing date (day/month/year)

Priority date (day/month/year)

PCT/US03/23681

29 July 2003 (29.07.2003)

31 July 2002 (31.07.2002)

Applicant

INTERDIGITAL TECHNOLOGY CORPORATION

1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US
 Mail Stop PCT, Attn: IPEA/US
 Commissioner for Patents
 P.O. Box 1450
 Alexandria, Virginia 22313-1450
 Facsimile No. (703)305-3230

Authorized officer

Melanie Jagannathan

Telephone No. 703-305-3900

Form PCT/IPEA/416 (July 1992)

PATENT COOPERATION TREATY

RECEIVED
AM/PM

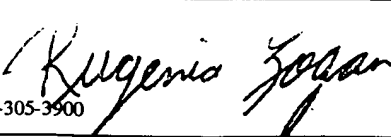
PCT

JUL 06 2004

INTERNATIONAL PRELIMINARY EXAMINATION REPORT VOLPE & KOENIG, P.C.
(PCT Article 36 and Rule 70)

Applicant's or agent's file reference I-2-0360.1WO	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)
International application No. PCT/US03/23681	International filing date (day/month/year) 29 July 2003 (29.07.2003)	Priority date (day/month/year) 31 July 2002 (31.07.2002)
International Patent Classification (IPC) or national classification and IPC IPC(7): H04B 7/216 and US Cl.: 370/335,342		
Applicant INTERDIGITAL TECHNOLOGY CORPORATION		

<ol style="list-style-type: none"> 1. This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 2. This REPORT consists of a total of <u>3</u> sheets, including this cover sheet. <p><input type="checkbox"/> This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of <u>0</u> sheets.</p>
<ol style="list-style-type: none"> 3. This report contains indications relating to the following items: <ul style="list-style-type: none"> I <input checked="" type="checkbox"/> Basis of the report II <input type="checkbox"/> Priority III <input type="checkbox"/> Non-establishment of report with regard to novelty, inventive step and industrial applicability IV <input type="checkbox"/> Lack of unity of invention V <input checked="" type="checkbox"/> Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement VI <input type="checkbox"/> Certain documents cited VII <input type="checkbox"/> Certain defects in the international application VIII <input type="checkbox"/> Certain observations on the international application

Date of submission of the demand 27 February 2004 (27.02.2004)	Date of completion of this report 21 June 2004 (21.06.2004)
Name and mailing address of the IPEA/US Mail Stop PCT, Attn: IPEA/US Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 Facsimile No. (703)305-3230	Authorized officer Seema Rao Telephone No. 703-305-3900 

Form PCT/IPEA/409 (cover sheet)(July 1998)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.
PCT/US03/23681

I. Basis of the report

1. With regard to the elements of the international application:*



the international application as originally filed.



the description:

pages 1-24 as originally filedpages NONE, filed with the demandpages NONE, filed with the letter of _____

the claims:

pages 25-28, as originally filedpages NONE, as amended (together with any statement) under Article 19pages NONE, filed with the demandpages NONE, filed with the letter of _____

the drawings:

pages 1-10, as originally filedpages NONE, filed with the demandpages NONE, filed with the letter of _____

the sequence listing part of the description:

pages NONE, as originally filedpages NONE, filed with the demandpages NONE, filed with the letter of _____

2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.

These elements were available or furnished to this Authority in the following language _____ which is:



the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).



the language of publication of the international application (under Rule 48.3(b)).



the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).

3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:



contained in the international application in printed form.



filed together with the international application in computer readable form.



furnished subsequently to this Authority in written form.



furnished subsequently to this Authority in computer readable form.



The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.



The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.

4. The amendments have resulted in the cancellation of:the description, pages NONEthe claims, Nos. NONEthe drawings, sheets/fig NONE5.

This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**

* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).

** Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.
PCT/US03/23681**V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement****1. STATEMENT**

Novelty (N) Claims 1-14 YES
 Claims NONE NO

Inventive Step (IS) Claims 1-14 YES
 Claims NONE NO

Industrial Applicability (IA) Claims 1-14 YES
 Claims NONE NO

2. CITATIONS AND EXPLANATIONS

Claims 1-14 meet the criteria set out in PCT Article 33(2)-(4), because the prior art does not teach or fairly suggest processing received samples that do not require a transport format combination code list or code list valid indicator, receiving a TFCI value for timeslot and processing the samples that requiring TFC code list or code list valid indicator, determining if full DTX is allowed in timeslot, if not setting full DTX indicator for previous frame to false, if allowed, determining if special burst detected and if so setting full DTX indicator to true, determining whether current timeslot is allocated to CCTrCH, whether current timeslot contains a repeated TFCI value for CCTrCH.

----- NEW CITATIONS -----
NONE

CLAIMS

What is claimed is:

1. A method for performing transport format combination indicator (TFCI) processing in a wireless communications system, comprising the steps of:
 - collecting received samples for a timeslot;
 - processing the received samples for the timeslot that do not require a transport format combination (TFC) code list or a TFC code list valid indicator;
 - receiving a TFCI value for the timeslot;
 - processing the received TFCI at the timeslot rate for the timeslot;
 - producing the TFC code list and the TFC code list valid indicator; and
 - processing samples in the timeslot that require the TFC code list or the TFC code list valid indicator.
2. A method for full discontinuous (DTX) control in a receiver in a wireless communication system, comprising the steps of:
 - (a) determining if full DTX is allowed in the current timeslot;
 - (b) if full DTX is not allowed in the current timeslot, then setting a full DTX indicator for the previous frame to false and ending the method;
 - (c) if full DTX is allowed in the current timeslot, then
 - (d) determining if a special burst has been detected;
 - (e) if a special burst has been detected, then setting the full DTX indicator for the previous frame to true and ending the method;
 - (f) if a special burst has not been detected, then
 - (g) determining if a transport format combination indicator (TFCI) has been accepted;
 - (h) if the TFCI has been accepted, then setting the full DTX indicator for the previous frame to false and ending the method; and
 - (i) if the TFCI has not been accepted, then ending the method without setting the full DTX indicator for the previous frame.

3. The method according to claim 2, wherein step (a) includes determining whether the receiver is operating in synchronization phase one.

4. The method according to claim 2, wherein step (d) includes evaluating a received TFCI value; and

comparing the quality of a received TFCI with a first threshold, whereby a special burst is detected if the received TFCI value is zero and if the quality of the received TFCI meets the first threshold.

5. The method according to claim 2, wherein step (g) includes

comparing the quality of a received TFCI with a second threshold; and

evaluating a TFCI valid indicator, whereby the TFCI is accepted if the quality of the received TFCI meets the second threshold and the TFCI valid indicator is true.

6. The method according to claim 2, further comprising the step of using the full DTX indicator for the previous frame in an end of full DTX detection algorithm, wherein a determination is made whether a coded composite transport channel has exited full DTX.

7. The method according to claim 2, further comprising the step of using the full DTX indicator for the previous frame in a suppress during full DTX algorithm, wherein if the full DTX indicator is true, further transmission of transport blocks and their corresponding cyclic redundancy checks is suppressed.

8. A method for generating a transmit power control (TPC) bit in a wireless communication system, comprising the steps of:

receiving a measured signal to interference ratio (SIR) value, a virtual SIR value, and a full discontinuous transmission (DTX) indicator for a previous frame;

evaluating the full DTX indicator;

if the full DTX indicator is false, then using the measured SIR to generate the TPC bit and ending the method;

else if the full DTX indicator is true, then using the virtual SIR value to generate the TPC bit.

9. A method for improving a decoded transport format combination indicator (TFCI) value in a wireless communications system, comprising the steps of:

- (a) determining whether the current timeslot is the first timeslot allocated to a coded composite transport channel (CCTrCH);
- (b) if the current timeslot is the first allocated timeslot, then using the decoded TFCI value from the current timeslot for constructing a transport format combination (TFC) code list and setting a TFC code list valid flag;
- (c) determining whether the current timeslot contains a repeated TFCI value for the CCTrCH;
- (d) if the current timeslot contains a repeated TFCI value, then combining all of the decoded TFCI values to obtain an improved estimate of the TFCI word, determining if the improved estimate of the TFCI word is different than a previous estimate of the TFCI word, and if the improved estimate of the TFCI word is different, then using the improved estimate of the TFCI word for constructing the TFC code list and setting the TFC code list valid flag;
- (e) determining if the current timeslot is the last timeslot;
- (f) if the current timeslot is not the last timeslot, then waiting for the next timeslot and returning to step (a);
- (g) if the current timeslot is the last timeslot, then ending the method.

10. A method for obtaining a transport format combination indicator (TFCI) value, comprising the steps of:

collecting received samples;

processing the received samples to obtain soft TFCI symbols;

decoding the soft TFCI symbols to obtain a TFCI value;

evaluating the TFCI value to determine if it is a valid index of a transport format combination set (TFCS);
if the TFCI value is a valid index of the TFCS, then
using the TFCI value obtained in said decoding step and ending the method;
if the TFCI value is not a valid index of the TFCS, then
selecting a valid TFCI value and using the selected TFCI value.

11. The method according to claim 10, wherein said selecting step includes selecting a decoded TFCI value from a previous frame.

12. The method according to claim 10, wherein said selecting step includes selecting a decoded TFCI value from a previous minimum transmission time interval.

13. The method according to claim 10, wherein said selecting step includes selecting a TFCI value corresponding to the first entry in the TFCS.

14. The method according to claim 10, wherein said selecting step includes selecting a TFCI value from a list of recently decoded TFCI values, wherein the selected TFCI value has been output the most frequently.